UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

UNITED STATES OF AMERICA)	SUPERSEDING I 4:21-CR-047	NDIC	TMEN	T NO
v.)				
)	18 U.S.C. § 1001(a	(2)		
ERIC T. NAKAMURA)	False Statement	5	~	<u></u>
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THE GRAND JURY CHARGES THAT			SO. DIST	AUG -3	DISTRIC
COUNTS ONE T	H	ROUGH THREE	200	TI	-10
False Statement Made to a Depart	$tm\epsilon$	ent or Agency of the	United	States	03
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That on multiple occasions between on or about July 20, 2020 and February 1st, 2021,

ERIC T. NAKAMURA,

did willfully and knowingly make materially false, fictitious, and fraudulent statements and representations in a matter within the jurisdiction of the executive branch of the Government of the United States, by reporting that on July 20, 2020, he was stabbed with a knife and robbed by an unknown person in an Army uniform with the name tape "Brown," to the following federal agents, on or about the following dates, and at the following locations:

COUNT	AGENT	DATE	LOCATION
1	Special Agent Juan Gonzalez-Paniagua, Army Criminal Investigation Department	July 20, 2020	Savannah, in the Southern District of Georgia

2	Special Agent Aaron Hensley, Army Criminal Investigation Department	October 14, 2020	Hunter Army Airfield, in the Southern District of Georgia
3	Special Agent Ewen Tesot, Army Criminal Investigation Department	February 1, 2021	Hunter Army Airfield, in the Southern District of Georgia

The statements and representations were false because, as ERIC T. NAKAMURA at those times and locations knew, on or about July 20, 2020, he had stabbed himself with a knife, and had not been robbed.

All in violation of Title 18, United States Code, Section 1001(a)(2).

A True Bill

David H. Estes Acting United States Attorney Darron J. Hubbard

Special Assistant United States Attorney

*Lead Counsel

Karl I. Knoche

Assistant United States Attorney

Chief, Criminal Division